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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/799,414	03/12/2004	Donald G. Hoke	3060.2.1	7134
759	90 11/01/2006		EXAM	INER
Starkweather & Associates		LESTER, E	LESTER, EVELYN A	
9035 S 1300 E Suite 200			ART UNIT	PAPER NUMBER
Sandy, UT 840	094		2873	
	•		DATE MAILED: 11/01/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

Suj	pplemental	
Notice	of Allowabilit	ν

Application No.	Applicant(s)	
10/799,414	HOKE ET AL.	
Examiner	Art Unit	
Evelyn A. Lester	2873	

Nation of Allanobility	10/100,717	HONE ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Evelyn A. Lester	2873	
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIG	OR REMAINS) CLOSED in this a or other appropriate communicati GHTS. This application is subjec	application. If not include on will be mailed in due	ded e course. THIS
1. X This communication is responsive to amendment filed on 9	<u>-23-05</u> .		
2. X The allowed claim(s) is/are <u>1-3,5-7,9-15 and 17-21</u> .			
3.	been received. been received in Application No. cuments have been received in the of this communication to file a rep ENT of this application. tted. Note the attached EXAMINE is reason(s) why the oath or declar t be submitted.	is national stage application is deficient.	equirements
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the	84(c)) should be written on the dra	wings in the front (not th	he back) of
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I	sit of BIOLOGICAL MATERIAL	_ must be submitted.	Note the
 Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date	8. ⊠ Examiner's State 9. ⊠ Other <u>P770</u> 90	nry (PTO-413), Date <u>attached</u> . ndment/Comment ment of Reasons for Al	llowance

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Response to Arguments

1. Applicant's arguments, see pages 6-8, filed 9-23-05, with respect to claims 1-21 (claim 8 having been cancelled) have been fully considered and are persuasive, in light of the amendments filed. The rejections of claims 1-7 and 9-21 have been withdrawn.

2. It should be noted that an interview was conducted between the Examiner and the Applicant's representative, on August 14, 2006 (note attached PTO-413B), wherein new prior art was discussed, with respect to claims 1-3, 6, 7, 10, 12-15 and 18-21. Amendments to claims 1 and 12 were agreed upon to avoid prior art rejections. The pertinent prior art is cited this office action, in paragraph 5.

EXAMINER'S AMENDMENT

3. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Jason Webb (reg.no. 55,714) on August 14, 2006. An additional change to claim 17 was approved, via a telephone interview with same representative, on October 12, 2006, wherein claim 17's dependency was corrected due to the cancellation of claim 16.

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The application has been amended as follows:

The claims have been amended as follows:

Claim 1 has been amended to read:

---1. (currently amended) A personal viewing system for enabling a person to view

images of the person wearing an accessory, at a store, the system being comprised of:

a digital capturing device for capturing one or more images of the person wearing

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an accessory, wherein the captured images may be photographs or videos are digital

still and/or video images;

a memory device for storing the images in a memory;

a display device for displaying the images, wherein the display is virtually

sectioned into a primary and a secondary section for comparing a

preferred image to a compare image; and

a command module for reviewing the images;

wherein the memory device automatically displays previously undisplayed images when

the person rejects, through the command module, a displayed image.---

Claim 4 was cancelled.

Claim 12 has been amended to read:

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---12. (currently amended) A method for enabling a person to view images of the person, at a store, the method comprising the steps of:

capturing one or more images of the person wearing an accessory, wherein the captured image or images may be a photograph or a video are digital still and/or video images;

storing the images in a memory device;

one of an undisplayed image stored in the memory device, after one of the displayed images has been rejected; and

providing a command module to enable the person to review the images.---

Claim 16 is cancelled.

The dependence of claim 17, was changed from "claim 16" to read ---claim 12---, so now reads:

---17. (amended) The method of claim 16 12, wherein, when the images stored in the memory device have been exhausted, the displayed images automatically enlarge to fill the screen when additional displayed images are rejected. ---

REASONS FOR ALLOWANCE

4. The following is an examiner's statement of reasons for allowance:

The prior art does not show or fairly suggest the claimed invention of a personal viewing system and its method of using, having the claimed structure and claimed limitations, wherein a rejection under 35 USC 102 or 103 would be improper. Please particularly note the combination of claimed elements and claimed limitations, including the amendments made to the two independent claims, claims 1 and 12. The prior art fails to provide the combination of claimed elements and method steps, respectively, including the memory details regarding the automatic displaying of images, as currently amended.

Therefore, in light of the Applicants' arguments and the approved amendments, the claimed invention is considered to be in condition for allowance as being novel and nonobvious over the prior art.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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Prior art of special note, are U.S. Patents directed to imaging and retrieval systems:

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 Smith
 U.S. Patent 4,991,005

 Harada et al
 U.S. Patent 5,551,021

 Hill
 U.S. Patent 5,970,471

 Hatanaka
 U.S. Patent 7,012,636 B2

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Other prior art, also directed to imaging and retrieval systems:

Romano et al U.S. Patent 7,015,957 B2 Giannini et al U.S. Patent 7,062,454 B1 Aizawa U.S. Patent 7,075,568 B2

Nakayama et al U.S. Patent Pub. 2005/0158015 A1 Burns et al U.S. Patent Pub. 2006/0103729 A1

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Evelyn A. Lester whose telephone number is (571) 272-2332. The examiner can normally be reached on M-F, subject to an increased flex schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ricky L. Mack can be reached on (571) 272-2333. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Evelyn A. Lester Primary Examiner

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CONTROL NO.	FILING DATE	PATENT IN REEXAMINATION	ATTORNEY DUCKET NO.
			EXAMINER

ART UNIT PAPER

20061027

DATE MAILED:

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Commissioner for Patents

This case required a minor correction to claim 17 to place the case in condition for allowance. Since the original claim 17 depended from claim 16, and claim 16 was subsequently cancelled (please note office for reasons pertaining to the cancellation of claim 16), the dependency of claim 17 was corrected to read dependent on claim 12. Again please office action for actual changes made to the claims, to place the application in better condition for allowance.

Therefore this office action is supplemental to the office action mailed on 8-21-06. However, since the issue fee has already been paid by the Applicant on 10-6-06, no restart of time has been established, which would slow the publicatin process of the application.

Evelyn A. Lester Primary Examiner 10-27-06

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